

REMARKS

Summary of the Office Action

Claims 1-20 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Nishikawa et al. (US 6,063,527) and in view of XIA et al. ("Soft Lithography." Angew. Chem. Int. Ed., 1998, pp. 550-575) and in further view of Song et al. (US 2001/0019382).

Summary of the Response to the Office Action

Applicant has amended claims 1, 11 and 16 to further define the invention. Accordingly, claims 1-20 are pending for further consideration.

All Claims Define Allowable Subject Matter

Claims 1-20 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Hishikawa, XIA and Song. Applicant respectfully traverses these rejections for at least the following reasons.

Independent claim 1, as amended, recites a method of forming a color filter layer including, in part, "... wherein the first time is determined by $t_1 = (2\eta_1 z_1^2)/(R_1 \gamma_1 \cos \theta_1)$, where t_1 is the first time, η_1 is a viscosity of the first color resin, z_1 is a length of the first channel, R_1 is a hydraulic radius of the first color resin, γ_1 is an interface free energy between the first color resin and an air, and θ_1 is a contact angle between the first color resin and the first mold; ... wherein the second time is determined by $t_2 = (2\eta_2 z_2^2)/(R_2 \gamma_2 \cos \theta_2)$, where t_2 is the second time, η_2 is a viscosity of the second color resin, z_2 is a length of the second channel, R_2 is a hydraulic radius of the second color resin, γ_2 is an interface free energy

between the second color resin and the air, and θ_2 is a contact angle between the second color resin and the second mold; ... wherein the third time is determined by $t_3 = (2\eta_3 z_3^2)/(R_3 \gamma_3 \cos \theta_3)$, where t_3 is the third time, η_3 is a viscosity of the third color resin, z_3 is a length of the third channel, R_3 is a hydraulic radius of the third color resin, γ_3 is an interface free energy between the third color resin and the air, and θ_3 is a contact angle between the third color resin and the third mold" The cited references do not teach or suggest at least the above-noted features of the claimed invention. Accordingly, Applicant respectfully submits that claim 1 and claims 2-10, which depend therefrom, are allowable over the cited references.

Independent claim 11, as amended, recites a method of forming a color filter layer including, in part, "... wherein the first time is determined by $t_1 = (2\eta_1 z_1^2)/(R_1 \gamma_1 \cos \theta_1)$, where t_1 is the first time, η_1 is a viscosity of the first color resin, z_1 is a length of the first channel, R_1 is a hydraulic radius of the first color resin, γ_1 is an interface free energy between the first color resin and an air, and θ_1 is a contact angle between the first color resin and the first mold ... wherein the second time is determined by $t_2 = (2\eta_2 z_2^2)/(R_2 \gamma_2 \cos \theta_2)$, where t_2 is the second time, η_2 is a viscosity of the second color resin, z_2 is a length of the second channel, R_2 is a hydraulic radius of the second color resin, γ_2 is an interface free energy between the second color resin and the air, and θ_2 is a contact angle between the second color resin and the second mold ... wherein the third time is determined by $t_3 = (2\eta_3 z_3^2)/(R_3 \gamma_3 \cos \theta_3)$, where t_3 is the third time, η_3 is a viscosity of the third color resin, z_3 is a length of the third channel, R_3 is a hydraulic radius of the third color resin, γ_3 is an interface free energy between the third color resin and the air, and θ_3 is a contact angle

between the third color resin and the third mold" The cited references do not teach or suggest at least the above-noted features of the claimed invention. Accordingly, Applicant respectfully submits that claim 11 and claims 12-15, which depend therefrom, are allowable over the cited references.

Independent claim 16, as amended, recites a method of fabricating a color filter substrate for a liquid crystal display device including, in part, "... wherein the first time is determined by $t_1 = (2\eta_1 z_1^2)/(R_1 \gamma_1 \cos\theta_1)$, where t_1 is the first time, η_1 is a viscosity of the first color resin, z_1 is a length of the first channel, R_1 is a hydraulic radius of the first color resin, γ_1 is an interface free energy between the first color resin and an air, and θ_1 is a contact angle between the first color resin and the first mold ... wherein the second time is determined by $t_2 = (2\eta_2 z_2^2)/(R_2 \gamma_2 \cos\theta_2)$, where t_2 is the second time, η_2 is a viscosity of the second color resin, z_2 is a length of the second channel, R_2 is a hydraulic radius of the second color resin, γ_2 is an interface free energy between the second color resin and the air, and θ_2 is a contact angle between the second color resin and the second mold ... wherein the third time is determined by $t_3 = (2\eta_3 z_3^2)/(R_3 \gamma_3 \cos\theta_3)$, where t_3 is the third time, η_3 is a viscosity of the third color resin, z_3 is a length of the third channel, R_3 is a hydraulic radius of the third color resin, γ_3 is an interface free energy between the third color resin and the air, and θ_3 is a contact angle between the third color resin and the third mold" The cited references do not teach or suggest at least the above-noted features of the claimed invention. Accordingly, Applicant respectfully submits that claim 16 and claims 17-20, which depend therefrom, are allowable over the cited references.

For at least the above reasons, Applicant respectfully asserts that claims 1-20 are neither taught nor suggested by the applied prior art references. Thus, Applicant respectfully asserts that the rejections under 35 U.S.C. § 103(a) should be withdrawn because the above-discussed novel combination of features are neither taught nor suggested by any of the applied references.

CONCLUSION

In view of the foregoing remarks, Applicant respectfully request the reconsideration and the timely allowance of the pending claims. Should the Examiner believe that there are any issues outstanding after consideration of this response, the Examiner is invited to contact Applicant's undersigned representative to expedite prosecution.

If there are any other fees due in connection with the filing of this response, please charge the fees to our Deposit Account No. 50-0310. If a fee is required for an extension of time under 37 C.F.R. § 1.136 not accounted for above, such an extension is requested and the fee should also be charged to our Deposit Account.

Respectfully submitted,

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